	Nicole M. Strickler (IL 6298459)	
1	166 W. Washington St., Suite 300	
2	Chicago, IL 60602	
3	(312) 334-3442 Telephone (312) 334-3434 Facsimile	
4	strickler@messerstilp.com	
5	-	
6	Attorneys for Defendants CACH, LLC and	
7	MANDARICH LAW GROUP, LLP	
8		
9	UNITED STATES DISTRICT COURT	
10	SOUTHERN DISTRICT OF CALIFORNIA	
	DICHARD A HADSELL	CASE NO 2:12 CV 0225 L DDD
11	RICHARD A. HADSELL,	) CASE NO. 3:12-CV-0235-L -RBB
12	Plaintiff,	MOTION FOR SUMMARY
13	vs.	) JUDGMENT PURSUANT TO ) FEDERAL RULE OF CIVIL
14	CACH, LLC and MANDARICH LAW GROUP, LLP,	PROCEDURE 56
15	Defendants.	
16	Defendants.	
17		)
18		
19		
20	DI EACE MAKE MOMICE II I A 12 00 0010 I 10 00	
21	PLEASE TAKE NOTICE that on April 29, 2013 at 10:30 a.m., or as soon	
22	thereafter as this matter may be heard before the Honorable Judge Lorenz, of the	
	above-entitled Court, located at U.S. District Court, Southern District of California,	
23		
24	940 Front Street, San Diego, CA 92101-8900, Defendant MANDARICH LAW	
25	GROUP, LLP and CACH, LLC ("Mandarich", "CACH" or "Defendants") will move	
26	for summary judgment nurguent to Fodorel Pule of Civil Proceedure 56	
27	for summary judgment pursuant to Federal Rule of Civil Procedure 56.	
28		

## Case 3:12-cv-00235-L-RBB Document 45 Filed 03/12/13 Page 2 of 2

The grounds for this Motion are that Plaintiff has not put forth sufficient evidence to satisfy the elements of the claims asserted and no genuine issue as to any material fact exists, such that Defendants are entitled to judgment as a matter of law.

This Motion is based on this Notice, the attached Memorandum of Points and Authorities and Statement of Material Facts filed and served concurrently herewith, all papers and pleadings on file, and on such further oral and documentary evidence that may be offered at the Motion hearing.

DATED: March 12, 2013 MANDARICH LAW GROUP, LLP CACH, LLC

By /s/\*Nicole M. Strickler\*
Attorneys for Defendants
MANDARICH LAW GROUP LLP
CACH, LLC